None
Utah Code Sections Affected:
ENACTS:
72-10-203.5 , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 72-10-203.5 is enacted to read:
72-10-203.5. Advisory boards of airports and extraterritorial airports.
(1) For purposes of this section:
(a) "Airport owner" means the municipality, county, or airport authority that owns one
or more airports.
(b) "Extraterritorial airport" means an airport, including the airport facilities, real
estate, or other assets related to the operation of an airport, outside the municipality or county
and within the boundary of a different municipality or county.
(2) (a) If an airport owner that owns an international airport also owns one or more
extraterritorial airports, the airport owner shall create and maintain an advisory board as
described in this section.
(b) The advisory board shall advise and consult the airport owner according to the
process set forth in ordinance, rule, or regulation of the airport owner.
(3) (a) An advisory board described in Subsection (2) shall consist of
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appointed as follows:
(i) one individual from each of municipality or county in which an extraterritorial
airport is located, appointed:
(A) according to an ordinance or policy in place in each municipality or county for
appointing individuals to a board, if any; or
(B) if no ordinance or policy described in Subsection (3)(a)(i)(A) exists, by the chief
executive officer of the municipality or county, with advice and consent from the legislative
body of the municipality or county in which the extraterritorial airport is located; and
(ii) as many individuals as necessary, appointed by the chief executive officer of the
airport owner, with advice and consent from the legislative body of the airport owner, when
added to the individuals appointed under Subsection (3)(a)(i), to equal $\hat{H} \rightarrow [\underline{eleven}] \underline{11} \leftarrow \hat{H} \underline{tota}$
members on

88	(8) The airport owner, in consultation with the airport advisory board, shall, consistent
89	with the requirements of federal law, study, produce an analysis, and advise regarding the
90	highest and best use and operational strategy for each airport, including all lands, facilities, and
91	assets owned by the airport owner.
92	(9) An airport owner, in consultation with the $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{State Tax Commission}}]$
92a	<u>county auditor</u> ←Ĥ <u>and the county</u>
93	assessor of a county in which an extraterritorial airport is located, shall explore in good faith
94	whether a municipality or county where an extraterritorial airport is located receives
95	airport-related tax disbursements to which the municipality or county is entitled $\hat{\mathbf{H}} \rightarrow \underline{\cdot} \leftarrow \hat{\mathbf{H}}$
96	(10) An airport owner shall report annually to the Transportation Interim Committee
97	regarding the requirements in this section.